UNITED STA' VS.	TES OF A	MERICA	SDATELDIO HERN DISTE LAS DIVISE))))	RICT OF TEXAS	Without Palace Co.	JUN 1 4 2016	TEXAS
DANIEL LEE	AUTRY (1))			The second secon	Miller Committee (1975)
		REPORT AND CONCERNII					
1997), has app the Indictment subjects mention offense(s) char such offense (s be adjudged gu	neared before After caused in Ruses ged are sushed. I therefore the following the foll	UTRY, by consent, und ore me pursuant to Fed. In ationing and examining le 11, I determined that the properties by an independence recommend that the control of a Fire coordingly. After being	R. Crim.P. 1: DANIEL LE the guilty plea ent basis in for plea of guilty earm, a violate	1, and has entered EE AUTRY, unde a was knowledgea act containing each be accepted, and tion of 18 U.S.C. §	a plea of groath cond ble and vol h of the es that DAN 922 (g)(1)	guilty to Count 1 of cerning each of the luntary and that the sential elements of IEL LEE AUTRY, and 924(a)(2) and	
B	The defendant is currently in custody and should be ordered to remain in custody.						
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.						
		☐ The defendant has been compliant with the current conditions of release.					
		The Government oppose The defendant has not be f the Court accepts this notion of the Governme	een complian recommenda				
		ndant must be ordered d					

The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145 (c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if

released.

Date: June 14, 2016.

JNITED STATES MAGISTRATE JUDGE

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).